#### **PATENT**

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 555255012125

Group	Art Unit:	2153	)
Exami	ner:	Edelman, Bradley	
Inventor:		Major et al.	SECOND PETITION TO WITHDRAW
Serial	No.:	09/545,962	HOLDING OF ABANDONMENT UNDER 37 CFR 1.181(a)
Filed:		April 10, 2000	)
For:	Notification Sy Mobile Data C	stem and Method for a ommunication Device	) )

#### CERTIFICATE OF FACSIMILE

I hereby certify that this correspondence is being transmitted by facsimile to Special Programs Examiner Pinchus M. Laufer in Technology Center 2100 at the United States Patent and Trademark Office at number 703-305-3719.

By David B. Coman

# SECOND PETITION TO WITHDRAW HOLDING OF ABANDONMENT

Attention: Office of Petitions
Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

Applicants hereby petition to withdraw the holding of abandonment set forth in the second notice of abandonment in this application mailed on October 17,

(1.1-11) 38/9851

2003 for the reasons stated below. Although this petition does not require a fee, MPEP 711.03(c), nevertheless the Commissioner is hereby authorized to charge any fees associated with this petition and any accompanying papers to Jones, Day, Reavis & Pogue's Deposit Account No. 50-1432, account 555255-012125.

Pursuant to MPEP 711.03(c) and 37 CFR 1.181(a), applicants hereby request withdrawal of the second holding of abandonment of this application on the grounds that the second Notice of Allowability was not received by the attorney for the applicants, and therefore the issue fee was not timely paid, leading to the issuance of the Notice of Abandonment on October 17, 2003. A copy of the second Notice of Abandonment is attached hereto as Tab 1. Applicants respectfully assert that the application is not in fact abandoned because the applicants representative did not receive the second Notice of Allowability.

Applicants note that this is the second time that the Notice of Allowability has not been received by the applicants representative. The prior Notice of Allowability was also not received, and the case was abandoned on November 4, 2002. In response to this first notice of abandonment, the applicants' representative investigated the matter with the Examiner of record, Mr. Bradley Edelman, and then subsequently filed a Petition to Withdraw the Notice of Abandonment. This first Petition to Withdraw was granted by Special Programs Examiner Pinchus Laufer on May 30, 2003, which indicated that a new notice of allowance would be transmitted to the applicants' representative. (Tab 4) This new notice of allowance was never received and the next

paper transmitted to the applicants' representative by the USPTO was the second notice of abandonment, dated October 17, 2003.

Following receipt of the second notice of abandonment, applicants' representative immediately communicated with Examiner Edelman to determine what happened with the application. For several weeks Examiner Edelman had difficulty finding the file, US Serial Number 09/545,962, and eventually he instructed applicants' representative to contact Mr. Laufer. Applicants' representative communicated with Mr. Laufer, who also indicated his difficulty in locating the application file, and recommended that applicants file another petition to withdraw.

As required by MPEP 711.03(c), applicants enclose proof to establish non-receipt of an office communication in the form of the practitioner statement attached at Tab 2. In the statement, the practitioner states that the office communication, the Second Notice of Allowability, was not received by the practitioner and attests to the fact that a search of the file jacket and docket records indicates that the office communication was not received. A copy of the docket record where the non-received office communication would have been entered had it been received and docketed is attached to and referenced in the practitioner's statement. The practitioner's statement is deemed by the applicants to be sufficient proof of the non-receipt of the second Notice of Allowability. Therefore, withdrawal of the holding of abandonment of this application is believed to be proper and respectfully requested. Applicant additional requests that a new, third Notice of Allowability be mailed.

Respectfully submitted,

JONES, DAY, REAVIS & POGUE Attorneys for Applicants

By:\_

David B. Cochran Reg. No. 39,142

North Point 901 Lakeside Ave. Cleveland, Ohio 44114

CLI-1158798v1









North Point, 901 Lakeside Avenue • Cleveland, OH 44114 • 216/586-3939 Facsimile: 216/579-0212

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# United States Patent and Trademark Office

UNITED STATES DEPARIMENT OF COMMERCE
United States Parent and Irademark Office
Address COMMISSIONER FOR PATIENTS
P.O. Bus 1450
Alexandria, Virginia 22313-1450
www-neput gro-

PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
09/545,962	04/10/2000	Harry Major	555255012125	3247		
7590 10/17/2003			EXAMI	NER		
David B Cochran Esq Jones Day Reavis & Pogue			EDELMAN, BRADLEY E			
			ART UNIT PAPER NUM			
North Point 901 Lakeside A	venuc		2153			
Cleveland, OH 44114			DATE MAILED: 10/17/2003	p #		

Please find below and/or attached an Office communication concerning this application or proceeding.



# UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO. APPLICATION NUMBER

09/545, 962

EXAMINER ART UNIT PAPER NUMBER

DATE MAILED:

#### **NOTICE OF ABANDONMENT**

This	application is abandoned in view of:				
	Applicant's failure to timely file a proper response to the Office letter mailed on				
	A response (with a Certificate of Mailing or Transmission of) was received on, which is after the expiration of the period for response (including a total extension of time ofmonth(s)) which expired on				
	A proposed response was received on, but it does not constitute a proper response to the final rejection.				
	(A proper response to a final rejection consists only of: a timely filed amendment which places the application in condition for allowance; a Notice of Appeal; or the filing of a continuing application under 37 CFR 1.62 (FWC).				
	No response has been received.				
Ø	Applicant's failure to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.				
	☐ The Issue fee (with a Certificate of Mailing or Transmission of) was received on				
	The submitted issue fee of \$ is insufficient. The issue fee required by 37 CFR 1.18 is \$				
	☑ The issue fee has not been received.				
	Applicant's failure to timely file new formal drawings as required in the Notice of Allowability.				
	Proposed new formal drawings (with a Certificate of Mailing or Transmission of) were received on				
	The proposed new formal drawings filed are not acceptable.				
	☐ No proposed new formal drawings have been received.				
	The express abandonment under 37 CFR 1.62(g) in favor of the FWC application filed on				
	The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.				
	The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a) upon the filing of a continuing application.				
	The decision by the Board of Patent Appeals and Interferences rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.				
	The reason(s) below:  ABANDONMENT  CONTACT PERSON IS				
FOR	TOM HAWKINS 305-8380				

**PATENT** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 555255012125

Group /	Art Unit:	2153	)	
Examin	er:	Edelman, Bradley	į	
Inventor:		Major et al.	)	PRACTITIONER STATEMENT IN SUPPORT OF PETITION TO WITHDRAW
Serial N	No.:	09/545,962	).	HOLDING OF ABANDONMENT UNDER 37 CFR 1.181(a)
Filed:		April 10, 2000	) }	
For:	Notification Sy Mobile Data Co	stem and Method for a communication Device	) )	

#### CERTIFICATE OF FACSIMILE

I hereby certify that this correspondence is being transmitted by facsimile to Special Programs Examiner Pinchus M. Laufer in Technology Center 2100 at the United States Patent and Trademark Office at number 703-305-3719.

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## PRACTITIONER STATEMENT OF DAVID B. COCHRAN

I hereby declare and state as follows:

- 1. I represent Research In Motion Ltd., the assignee, in connection with the above-referenced patent application. I am the practitioner who drafted, filed and is prosecuting this patent application.
  - 2. On March 29, 2002, I mailed a Request for Continuing Examination, along

with an Amendment, to the United States Patent and Trademark Office in this application.

- 3. Subsequently, on November 4, 2002, I received a Notice of Abandonment.
- 4. Between March 29, 2002 and November 4, 2002, I did not receive any correspondence in this application from the United States Patent and Trademark Office.
- 5. Following receipt of the Notice of Abandonment, one of my associates contacted the Examiner in charge of this application, Bradley Edelman, who indicated that a Notice of Allowability had been mailed out on June 26, 2002.
  - 6. I did not receive the Notice of Allowability.
- 7. I immediately initiated a search of the File Jacket for this application maintained in my office and did not find the Notice of Allowability.
- 8. I also initiated a search of the computerized docket records maintained in my office and determined that the docket record for this application indicated that the Notice of Allowability was never received. A marked up copy of this docket record is attached hereto as Tab 3. The position in the docket entries marked with the letter A is where the indication would have been made in the normal course of our business if the Notice of Allowability had been received. The entry marked with the letter B shows the mailing of the RCE with Amendment on March 29, 2002. The text marked with the letter C further demonstrates that between March 29, 2002 and November 4, 2002, no correspondence regarding the Notice of Allowability was received, as this would have been further noted in this Remarks section of the docket entry.

- 9. I subsequently filed a Petition to Withdraw the Holding of Abandonment on December 4, 2002, and the Petition was Granted by Special Programs Examiner Pinchus M. Laufer on May 30, 2003. (Tab 4 hereto)
- 10. Subsequently, on October 17, 2003, I received a second Notice of Abandonment.
- 11. Between May 30, 2003 and October 17, 2003, I did not receive any correspondence in this application from the United States Patent and Trademark Office.
- 12. Following receipt of the Notice of Abandonment I immediately contacted

  Examiner Edelman who indicated that a second Notice of Allowability had been mailed
  out by the USPTO.
  - 13. I did not receive the second Notice of Allowability.
- 14. I immediately initiated a search of the File Jacket for this application maintained in my office and did not find the second Notice of Allowability.
- 15. I also initiated a search of the computerized docket records maintained in my office and determined that the docket record for this application indicated that the second Notice of Allowability was never received. A marked up copy of this docket record is attached hereto as Tab 5. The position in the docket entries marked with the letter A is where the indication would have been made in the normal course of our business if the Notice of Allowability had been received. The entry marked with the letter B shows the mailing of the first Petition to Withdraw in December 2002. The text marked with the letter C further demonstrates that between May 30, 2003 and October

17, 2003, no correspondence regarding the second Notice of Allowability was received, as this would have been further noted in this Remarks section of the docket entry.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and the such willful false testimony may jeopardize the validity of the application or any patent issuing thereon.

Date:\_\_\_\_

By:

y: David B. Cochran Reg. No. 39,142

North Point 901 Lakeside Ave. Cleveland, Ohio 44114

Country Applications

				1	
CAM Number: 555255 012 125 Family Number: 555255012073					
Client: Research In Motion Limited SubCase:				)1	
Country: US United States of America					
Case Type: RCE	Application S	tatus: Pend	ling		
Applicant: Major et al.					
Examiner Name: Edelman, B				Tax: LE	
Application Number: 09/545962		Filing Date	2: 10-	Apr-2000	
Patent Number:		Issue Date	e: [		
Publication Number:	Pub	lication Date	»:		
Art Number: 2153	Ex	piration Date	e:		
Abandon Date:	Da	ate Recorde	d: 29	·Aug-2000	
Priority: 🗵	E	ffective Date	e:		
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•	y, Reavis & Pog	ue	CPI N	lo: 7773	
Agent. John o Jonos, se	Due		action p	Response	
Action(s) Due	Date	Indicator	Taken	Sent	
Information Disclosure Stmnt	10-Jul-2000	Due Date	×		
SUPPLEMENTAL IDS MLD TO	03-Aug-2000	Due Date	1Z		
RESP TO NTC TO FILE MISSIN		Final	X		
ASSIGNMENT MAILED TO PTO	29-Aug-2000	Due Date	X		
FILING RECEIPT ISSUED	14-Sep-2000 1	Due Date	X		
RESPONSE MISSING PARTS W	16-Sep-2000	Due Date	X		
Foreign Filing Reminder	10-Oct-2000	Due Date	×		
FOREIGN CONVENTION 3 MON	10-Jan-2001	Due Date	×		
SUPPLEMENTAL IDS MLD TO	07-Feb-2001	Due Date	<b>X</b> .		
FORMAL DRAWINGS MLD TO P	05-Apr-2001	Due Date	×		
Foreign Filing Due	10-Apr-2001	Final	X		
2ND CERTIFIED COPY RCVD?		Due Date			
AMENDMENT DUE	24-Jul-2001	Due Date	X	22-Aug-200	
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AMENDMENT AFTER FINAL W/		Due Date	¬  ¥	29-Mar-200	

B

Country Applications	
OFFICE ACTION RCVD?	29-Sep-2002 Due Date
NOTICE OF ABANDONMENT IS	04-Nov-2002 Due Date
OFFICE ACTION ISSUED?	29-Dec-2002 Due Date 29-Mar-200
EXPIRATION DATE	10-Apr-2020 Final
Assignee 1: Research In Motio	on Limited
Assignee 2:	
U.S. PTO; await cer Supplemental IDS a Supplemental IDS a Office Action recent Supplemental IDS a Office Action recent Supplemental IDS a Office Action recent Response w/ Petitic 9/21/2001 Supplemental IDS a U.S. PTO [citing recent Action (final rejection U.S. PTO [citing as European case]; 1/PTO [citing art recit and PTO-1449 revd 3/29/2002 Reques from invitation to part to the IDS and PTO-1449 case]; 5/10/2002 Sart from Litigation of in U.S. PTO [citing and PTO-1449 case]; 5/10/2002 Sart from Litigation of in U.S. PTO [citing and PTO-1449 case]; 5/10/2002 Sart from Litigation of in U.S. PTO [citing and PTO-1449 case]; 5/10/2002 Sart from Litigation of in U.S. PTO [citing and PTO-1449 case]; 5/10/2002 Sart from Litigation of in U.S. PTO [citing and PTO-1449]	art For Certified Copy of Application as Filed received in trified copy; 4/24/2001 Office Action issued; 7/23/2001 and PTO-1449 rcvd in U.S. PTO; 7/24/2001 and PTO-1449 rcvd in U.S. PTO [citing art recited in an arty issued in a co-pending application]; 8/20/2001 and PTO-1449 rcvd in U.S. PTO [citing art recited in an arty issued in a co-pending application]; 8/24/2001 and PTO-1449 rcvd in U.S. PTO [citing art recited in an arty issued in a co-pending application]; 8/24/2001 and PTO-1449 rcvd in U.S. PTO [citing art recited in an arty issued in a co-pending application]; 8/24/2001 and PTO-1449 rcvd in U.S. PTO [citing art is]; 10/1/2001 Supplemental IDS and PTO-1449 rcvd in cently rcvd art from a Litigation case]; 11/27/2001 Office art recited in International Search Reports]; 1/9/2002 and PTO-1449 rcvd in U.S. PTO [citing art recited in a 15/2002 Supplemental IDS and PTO-1449 rcvd in U.S. etcl in a European case]; 3/1/2002 Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in a European case]: at for Continued Examination, Amendment, IDS (citing art ay additional fees/partial int'l search) and Petition for an mailed to P TO - rcvd 4/10; 4/4/2002 Supplemental rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in corresponding U.S. Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in a European

4/10/00

Last Update:

11/8/02

Priority Rmk: Priority claimed on U.S. Serial No. 09/087,623, filed May 29, 1998

Date Created:

UserID: jp259360

UNITED STATES PATENT AND TRADEMARK OFFI WASHINGTON, D.C. ZOZ3

Paper No. 34

## MAIL

David B. Cochran, Esq. Jones, Day, Reavis & Pogue North Point 901 Lakeside Avenue Cleveland, Ohio 44114

MAY 3 0 2003

DIRECTOR OFFICE TECHNOLOGY CENTER 2100

In re A	Application of: Harry Major et al.	)	
	cation No.: 09/545,962	)	•
	April 10, 2000	)	<b>DECISION ON PETITION</b>
	NOTIFICATION SYSTEM AND	)	UNDER 37 C.F.R. § 1.181 TO
	METHOD FOR A MOBILE	)	WITHDRAW HOLDING OF
	COMMUNICATION DEVICE	)	ABANDONMENT

This is a decision in response to the petition, filed December 9, 2002, under 37 CFR §1.181 requesting the withdrawal of the holding of abandonment.

### The petition is GRANTED.

This application was held abandoned for failure to timely pay the issue fee within the statutory period of three months from the mailing date of the Notice of Allowance, on June 26, 2002. A Notice of Abandonment was mailed on November 4, 2002.

In the absence of any apparent irregularity associated with the mailing of an Office communication, the Office may presume that the communication was properly mailed to the address of record. This presumption may be overcome by showing that the Office communication was not received.

## M.P.E.P. § 711.03(c), section II states:

The showing required to establish nonreceipt of an Office communication must include a statement from the practitioner stating that the Office communication was not received by the practitioner and attesting to the fact that a search of the file jacket and docket records indicates that the Office communication was not received. A copy of the docket record where the nonreceived Office communication would have been entered had it been received and docketed must be attached to and referenced in practitioner's statement. For example, if a three month period for reply was set in the nonreceived Office action, a copy of the docket report showing all replies docketed for a date three months from the mail date of the nonreceived Office action must be submitted as documentary proof of nonreceipt of the Office action. See Notice entitled "Withdrawing the Holding of Abandonment When Office Actions Are Not Received," 1156 O.G. 53 (November 16, 1002).

的"化"的"特"。 COPY TO CLIENT Serial No. 09/545,962 Decision on Petition

In support of the petition, Applicant's attorney, David B. Cochran, attests that the Office action was not received, and that upon conducting a search, no record of said Office action was found in the Attorney's file for this application. Petitioner supplies a copy of the docket records for Application Serial No. 09/545,962 and states that this is where the record would have been entered in the firm's docketing system had the Office action been received and docketed. The docket record shows no entry reflecting receipt of the Office communication mailed June 26, 2002.

Petitioner has met the criteria of set out in MPEP 711.03(c) for establishing failure to receive an Office action. The petition is GRANTED. The Notice of Abandonment is WITHDRAWN.

The application file is being forwarded to the Technology Center support staff. The Notice of Allowability and Notice of Allowance and Issue Fee Due, originally mailed June 26, 2002 will be remailed with the three month non-extendable statutory period restarted to run from the date of the remailing.

Pinchus M. Laufer

Special Programs Examiner

Technology Center 2100

Computer Architecture, Software, and Information Security

(703) 306-4160

Country Applications

				CEEDEE010072	
CAM Number: 555255	012  125	•		er: 555255012073	
Client: Research In Motion L	imited	SubCa	se: 100		
	inited States of	America			
Case Type: RCE Application Status: Pending					
Applicant: Major et al.					
A				Tax: LE	
Examiner Name: Edelman, B		Eilia - Date	. 110	<u> </u>	
Application Number: 09/545962		Filing Date		-Apr-2000	
Patent Number:		Issue Date	,		
Publication Number:	Publ	ication Date	:: <u> </u>	·	
Art Number: 2153	Exp	iration Date	e:	· .	
Abandon Date:	Da	te Recorde	1: 29	-Aug-2000	
Priority:	E	ffective Date	a:		
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AMENDMENT/RCE FILED	29-Mar-2002		. <u> X</u>		
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AMENDMENT AFTER FINAL W/	}-· · <u>·-</u> -	Due Date	· (¥	29-Mar-200	
ANACHDMENT AFTER FINAL W/	127-May-2002	Due Date	<b>I</b> ^	29-Mar-200	

**Country Applications** X 29-Sep-2002 Due Date OFFICE ACTION RCVD? X Due Date 04-Nov-2002 NOTICE OF ABANDONMENT IS X Due Date 04-Dec-2002 PETITION TO W/DRAW ABAND X 29·Mar-200 Due Date 29-Dec-2002 OFFICE ACTION ISSUED? 文 09-Feb-2003 Due Date STATUS OF PETITION TO W/D X 24 Mar 2003 Due Date IDS W/28 ITEMS TO PTO X Due Date 24-Apr-2003 IDS W/28 ITEMS RCVD? X Due Date 30-May-2003 NTC OF ABANDONMENT WITH X 30-May-2003 Due Date PETITION GRANTED Γ Due Date 30-Oct-2003 FIILE ADD'L IDS?  $\Gamma$ Due Date 30-Oct-2003 IDS W/28 ITEMS CONSIDERED Γ. 30-Oct-2003 Due Date NTC OF ALLOWANCE RCVD? Г 10-Apr-2020 Final EXPIRATION DATE Assignee 1: Research In Motion Limited

Status Rmk:

Assignee 2:

PUS-0076

[Notification Method In A Redirector] 4/16/2001 Request For Certified Copy of Application as Filed received in U.S. PTO; await certified copy; 4/24/2001 Office Action issued; 7/23/2001 Supplemental IDS and PTO-1449 rcvd in U.S. PTO; 7/24/2001 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art recited in an Office Action recently issued in a co-pending application]; 8/20/2001 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art recited in an Office Action recently issued in a co-pending application]; 8/24/2001 Supplemental IDS and PTO 1449 rovd in U.S. PTO [citing art recited in an Office Action recently issued in a co-pending application]; 8/24/2001 Response w/ Petition For One Month Extension of Time rovd in U.S. PTO; 9/21/2001 Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art from Litigation case]; 10/1/2001 Supplemental IDS and PTO 1449 rcvd in U.S. PTO [citing recently rovd art from a Litigation case]; 11/27/2001 Office : Action (final rejection); 12/18/2001 Supplemental IDS and PTO-1449 rcvd in U.S. PTO [citing art recited in International Search Reports]; 1/9/2002 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art recited in a European case]; 1/15/2002 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art recited in a European case]; 3/1/2002 Supplemental [DS and PTO 1449 revd in U.S. PTO [citing art recited in a European case]; 3/29/2002 Request for Continued Examination, Amendment, IDS (citing art from invitation to pay additional fees/partial int'l search) and Petition for Two Month Extension mailed to P TO · rcvd 4/10; 4/4/2002 Supplemental IDS and PTO-1449 revd in U.S. PTO [citing art recited in corresponding U.S. case]; 5/10/2002 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art from Litigation case], 9/3/2002 Supplemental IDS and PTO-1449 rovd in U.S. PTO [citing art from list rovd by J. Sauer]; 11/4/2002 Notice of Abandonment (for failure to pay issue fee) rcvd; 11/8/2002 J. Sauer spoke with Examiner - notice of allowance was mailed (but we didn't receive it); 11/8/2002 received copy of Notice of Allowance from Examiner; 12/4/2002 Petition to Withdraw Holding of Abandonment filed - ack'd 12/9/02; 3/27/2003 Suppl. IDS royd in PTO; 5/30/2003 Decision on Petition Under

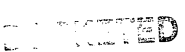
# **Country Applications**

37 CFR 1.181 to Withdraw Holding of Abandonment GRANTED; awaiting Notice of Allowance

Priority Rmk: Priority claimed on U.S. Serial No. 09/087,623, filed May 29, 1998

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Express Mail No.:	Date Mailed: December 4, 2002				
Docket No.: 555255-012125	Applicant: Major et al.				
Application No.: 09/545,962 - 5	Filing Date: 4/10/2000				
Patent/Regiszration No.:	Issue/Registration Date:				
Trademark:	Title: Notification System/Method for Mobile Data Communication				
THE USPTO ACKNOWLEDGES AND HAS STAMPED THE DATE					
Affidavit ( pages) Amendment ( pages) Application Papers sheets of drawing(s) (formal/informal) pages specification pages description pages claims pages abstract pages of PCT Request PCT Calculation sheet	Design Patent Application Transmittal Utility Patent Application Transmittal Issue Fee Transmittal Maintenance Fee Transmittal Form Notice of Opposition Petition for Extension of Time Preliminary Amendment ( pages) Renewal Application ( pages) Response ( pages) Revocation of Power of Attorney and Appointment of New Attorney Small Entity Statement				
Application Data Sheet Assignment ( pages) Assignment cover sheet Declaration ( pages)	Specimens Statement of Use				
Declaration/Power of Attorney ( pages)  Fee Transmittal Form	Status Inquiry Transmittal Letter .				
IDS & PTO-1449 and	Check - Amount \$				
cited item(s) —	x Other Petition to Withdraw Holding of Abandonment(3p Exhibits 1, 2 and 3				
Provisional Application for Patent cover sheet					